## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

In re:

THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO,

as representatives of

THE COMMONWEALTH OF PUERTO RICO, et al.,

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No. 17 BK 3283-LTS

(Jointly Administered)

#### Debtors.

# RESPONSE OF KEITH GAMBINO (CLAIM #2054) TO PUERTO RICO SALES TAX FINANCING CORPORATION'S SIXTH OMNIBUS OBJECTION (NON-SUBSTANTIVE) TO DEFICIENT CLAIMS

COMES NOW, KEITH GAMBINO of 3805 Golfview Road, Sebring, Florida 33875, phone number: (516) 698-7375, email address: <a href="mailto:kg5animals@gmail.com">kg5animals@gmail.com</a>, pro se, the holder of claim #2054 in the above styled action, and files his response to Puerto Rico Sales Tax Financing Corporation's Sixth Omnibus Objection (Non-Substantive) to Deficient Claims, stating as follows:

- 1. The Puerto Rico Sales Tax Financing Corporation ("COFINA"), under item 148 of Exhibit A to its Sixth Omnibus Objection, stated its reason for objecting to Claim #2054 filed by KEITH GAMBINO (hereafter "GAMBINO"), was "Proof of claim purports to assert liabilities associated with municipal bond(s) and/or money loaned, but fails to provide any basis or supporting documentation for asserting a claim against COFINA, such that the Debtors are unable to determine whether claimant has a valid claim against COFINA or any of the other Title III debtors."
- 2. GAMBINO timely filed his claim as required and attempted to provide copies of all pertinent documentation related to his claim through the computer filing procedure as instructed.
- 3. Based on COFINA's reason detailed in paragraph 1 above, GAMBINO assumes that he failed at his attempts to include supporting documentation for his claim through the computer filing procedure, and as such, he is attaching hard copies of all supporting documentation as Composite Exhibit A to this Response.

4. GAMBINO asserts that the documentation attached in <u>Composite Exhibit A</u> clearly show his initial purchase of the COFINA bonds was on April 9, 2013 and retains them to this day, and as such his Claim #2054 against COFINA is valid.

### CERTIFICATE OF SERVICE

**I HEREBY CERTIFY** that a true and correct copy of the foregoing has been furnished to the following:

Clerk's Office United States District Court Room 150 Federal Building San Juan, Puerto Rico 00918-1767

Counsel for the Oversight Board Proskauer Rose LLP Eleven Times Square New York, New York 10036-8299 Attn: Martin J. Bienenstock Paul V. Possinger Ehud Barak Maja Zerjal

via U.S. mail on January / 2019.

Counsel for the Creditors' Committee Paul Hastings LLP 200 Park Avenue New York, New York 10166 Attn: Luc. A. Sespins James Bliss James Worthington G. Alexander Bongartz

KEITH GAMBINO, Claim #2054

3805 Golfview Road Sebring, FL 33875 (516) 698-7375

kg5animals@gmail.com

PREPARED WITH ASSISTANCE OF COUNSEL

### **COMPOSITE EXHIBIT A**

(consisting of \_\_\_\_\_ total pages)